House	Amendment NO
Offered By	
AMEND Senate Substitute for Sena	ate Committee Substitute for Senate Bill No. 15, Page 4, Section
	all of said section and line the following:
, , ,	s section the following terms shall mean:
(3) "BTU of gaseous biofue	el", British thermal unit of measurement to express the energy
	sion of 1 BTU and use a conversion formula, as appropriate, that
it publishes in the Federal Register :	as conversion factor for gaseous biofuel;
(1) "Gaseous biofuel", deriv	ved from bio-waste material, including animal waste, animal
processing waste, pre and post-cons	sumer food waste, vegetative waste material, cardboard, and
paper waste material through an ana	aerobic digester process and injected into the natural gas pipeline
grid;	
	cation", biofuel that meets commercially-acceptable natural gas
	eal market, that the flow meters used to determine the quantity of
	try standard and properly calibrated by a third-party professional,
and the readings have been taken by	•
	iofuel", British thermal unit of measurement to express the energy
	expression of 1 million BTU and use a conversion formula, as
	Federal Register as conversion factor for gaseous biofuel;
· · · · · · · · · · · · · · · · · · ·	eous biofuel producer", any producer of gaseous biofuel whose
	lity for the anaerobic digester and biofuel upgrading is located
	egistered with the United States Environmental Protection
	nts of 40 CFR 79 and which has made formal application, and
conformed to the requirements of the	
` '	department of agriculture by March 31, 2016;
` '	of the facility before July 31, 2016; and
	f gaseous biofuel before December 31, 2016.
	he "Missouri Qualified Gaseous Biofuel Producer Incentive
•	economic subsidies to Missouri qualified gaseous biofuel
	e director of the department of agriculture shall administer the
	ons of section 33.080 to the contrary, any moneys remaining in the
	Il not revert to the credit of the general revenue fund. The state
	fund in the same manner as other funds are invested. Any
-	investments shall be credited to the fund.
	eous biofuel shall be eligible for a monthly grant from the fund
	of the feedstock originates in the United States. However, the
	equirements on a month-to-month basis if the facility provides
•	s is not available. A Missouri qualified gaseous biofuel producer
Action Taken	Date
Action Taken	Date

shall only be eligible for the grant for a total of sixty months unless such producers during the sixty months fail, due to a lack of appropriations, to receive the full amount from the fund for which the producers were eligible, in which case such producers shall continue to be eligible until they have received the maximum amount of funding for which such producers were eligible during the original sixty-month time period. The amount of the grant is determined by calculating the estimated BTU of qualified gaseous biofuel produced during the preceding month from feedstock, as certified by the department of agriculture, and applying such figure to the per-BTU incentive credit established in this subsection. Each Missouri qualified gaseous biofuel producer shall be eligible for a total grant in any fiscal year equal to two thousand three hundred forty-four millionths cents per BTU for the first five million MMBTU of qualified gaseous biofuel produced from feedstock in the fiscal year plus seven hundred eighty-one millionths cents per BTU for the next five million MMBTU of qualified biodiesel produced from feedstock in the fiscal year. All such qualified gaseous biofuel produced by a Missouri qualified gaseous biofuel producer in excess of ten million MMBTU shall not be applied to the computation of a grant pursuant to this subsection. The department of agriculture shall pay all grants for a particular month by the fifteenth day after receipt and approval of the application described in subsection 7 of this section.

- 7. In order for a Missouri qualified gaseous biofuel producer to obtain a grant from the fund, an application for such funds shall be received no later than fifteen days following the last day of the month for which the grant is sought. The application shall include:
 - (1) The location of the Missouri qualified gaseous biofuel producer;

- (2) The average number of citizens of Missouri employed by the Missouri qualified gaseous biofuel producer in the preceding month, if applicable;
- (3) The number of ton equivalents of Missouri feedstock and out-of-state feedstock used by the Missouri qualified gaseous biofuel producer in the production of gaseous biofuel in the preceding month;
- (4) The number of BTU of qualified gaseous biofuel the producer manufactures during the month for which the grant is applied;
- (5) Any other information deemed necessary by the department of agriculture to adequately ensure that such grants shall be made only to Missouri qualified gaseous biofuel producers.
- 8. The director of the department of agriculture, in consultation with the department of revenue, shall promulgate rules and regulations necessary for the administration of the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.
- 9. This section shall expire on December 31, 2016. However, Missouri qualified gaseous biofuel producers receiving any grants awarded prior to December 31, 2016, shall continue to be eligible for the remainder of the original sixty-month time period under the same terms and conditions of this section unless such producer during such sixty months failed, due to a lack of appropriations, to receive the full amount from the fund for which he or she was eligible. In such case, such producers shall continue to be eligible until they have received the maximum amount of funding for which they were eligible during the original sixty-month time period."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.